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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/663,485 09/15/2003		Takashi Kumamoto	109263-131564	2427
31817	7590 03/17/2006 EXAMINER		INER	
SCHWABE, WILLIAMSON & WYATT			NADAV, ORI	
PACWEST CENTER, SUITE 1900 1211 S.W. FIFTH AVE.			ART UNIT	PAPER NUMBER
PORTLAND, OR 97204			2811	

DATE MAILED: 03/17/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/663,485	KUMAMOTO, TAKASHI				
Office Action Summary	Examiner	Art Unit				
	Ori Nadav	2811				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earmed patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 27 D	<u>ecember 2005</u> .					
2a) ☐ This action is FINAL. 2b) ☑ This						
3) Since this application is in condition for allowa	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) 1-4,7-14 and 17-27 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-4,7-14 and 17-27</u> is/are rejected.	· _ · · · · · · _ · · · · · · · · ·					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
See the attached detailed Office action for a list	or the certified copies not receive	<b>a.</b>				
Attachment(s)	_					
1) Notice of References Cited (PTO-892)	4) Interview Summary Paper No(s)/Mail Da					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)		atent Application (PTO-152)				
Paper No(s)/Mail Date	6) Other:					
U.S. Patent and Trademark Office PTOL-326 (Rev. 7-05) Office Ac	tion Summary	Part of Paper No./Mail Date 122705				

#### **DETAILED ACTION**

# Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-4, 8-14 and 17-27 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The claimed limitations of "an encapsulation material", "a material reinforced with a matrix" and "wherein the material is a C-stage resin", as recited in claims 1, 11 and 21, are unclear as to whether the first phrase and the second phrase refer to the same material, and to which material the third phrase refers. Note that describing one element with two different terms renders the claim indefinite.

The claimed limitations of placing an intermediate substrate having a plurality of conductive risers disposed therein directly on the first die side of a the first carrier substrate and periphery of the encapsulation material, as recited in claim 21, are unclear as to how the phrase "periphery of the encapsulation material" relates to the claimed structure.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3, 7-9, 21 and 26, as best understood, are rejected under 35 U.S.C. 103(a) as being unpatentable over Pu et al. (6,828,665) in view of Juskey et al. (6,507,102).

Regarding claim 1, Pu et al. teach in figure 3 and related text a microelectronic package array, comprising:

a first microelectronic package 52 including a first carrier substrate 51 having a first die side and a first non-die side, a first die 52 electrically coupled to the first die side, and a land pad 51c on the first die side;

an encapsulation material 56 encasing the first die;

a second microelectronic package 500 comprising a second carrier substrate 54 having a second die side and a second non-die side, a second die electrically coupled to the second die side, and a bond pad 54c on the second non-die side; and

an intermediate substrate 55 (metal pin) having a first side and a second side, the first side being directly coupled to the first die side of the first carrier substrate and the second side being directly coupled to the second non-die side of the second carrier substrate, the intermediate substrate comprising of a substantially solid core having a first side and a second side, the substantially solid core comprising of a material

reinforced with a matrix to increase rigidity of the microelectronic package and control the coefficient of thermal expansion of the intermediate substrate.

Pu et al. do not teach a substrate having a solid core comprising a material reinforced with a matrix, wherein the material is a C-stage resin.

Juskey et al. teach an epoxy resin material reinforced with a matrix (column 3, line 66 - column 4, line 9), wherein the material is a C-stage resin (column 3, line 66 - column 4, line 9),

It would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the teaching of Juskey et al. into the device taught by Isaak et al. in order to provide better mechanical and thermal properties to the device.

Note that a material reinforced with a matrix to increase stiffness and control the coefficient of thermal expansion of the intermediate substrate is a functional language and does not further limit or define the structure and is not given any patentable weight. In any event, prior art's device can be used for the claimed purpose.

Regarding claim 2, the combined device shows an adhesive material (Pu et al. #54b) disposed on the first side and second side of the core; and a conductive riser (Pu et al. #55) disposed within the solid core.

Regarding claims 3 and 26, the combined device shows the intermediate substrate (Pu et al. #55) is mechanically bonded to the first die side of the first carrier substrate and the second non-die side of the second carrier substrate by the adhesive material.

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Regarding claim 7, the combined device shows a substrate (Juskey et al.; 14) selected from fiberglass. It would have been obvious to one having ordinary skill in the art at the time the invention was made to use a fiberglass substrate in prior art's device in order to improve the quality of the device.

Regarding claims 8 and 9, prior art's device shows the conductive riser is electrically coupled to the land pad of the first microelectronic package and the bond pad of the second microelectronic package, wherein the conductive riser includes a first end and a second end having conductive plating disposed thereon, the first and second ends being electrically bonded to the land pad and the bond pad respectively by the conductive plating.

Regarding claim 21, the method steps are necessitated by the device structure, as disclosed by prior art.

Claims 1-3, 7-9, 21 and 26, as best understood, are rejected under 35 U.S.C. 103(a) as being unpatentable over Isaak et al. (6,878,571) in view of Pu et al. and Juskey et al. (6,507,102).

Regarding claim 1, Isaak et al. teach in figures 3-4 and related text a microelectronic package array, comprising:

a first microelectronic package 70 including a first carrier substrate 88 having a first die side and a first non-die side, a first die 70 electrically coupled to the first die side, and a land pad 26 on the first die side;

a second microelectronic package 70 comprising a second carrier substrate 88 having a second die side and a second non-die side, a second die 70 electrically coupled to the second die side, and a bond pad 26 on the second non-die side; and

an intermediate substrate 92 having a first side and a second side, the first side being directly coupled to the first die side of the first carrier substrate and the second side being directly coupled to the second non-die side of the second carrier substrate, the intermediate substrate comprising of a substantially solid core having a first side and a second side, the substantially solid core comprising of a material reinforced with a matrix to increase rigidity of the microelectronic package and control the coefficient of thermal expansion of the intermediate substrate.

Isaak et al. do not teach an encapsulation material encasing the first die such that the intermediate substrate is located along periphery thereof, wherein the material is a C-stage resin.

Pu et al. teach in figure 3 and related text an encapsulation material 56 (see figure 2e) encasing the first die 52 such that the intermediate substrate 55 (metal pins) is located along periphery thereof.

Juskey et al. teach an epoxy resin material reinforced with a matrix (column 3, line 66 - column 4, line 9), wherein the material is a C-stage resin (column 3, line 66 - column 4, line 9).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to use an encapsulation material encasing the first die such that the intermediate substrate is located along periphery thereof, wherein the material is a C-stage resin, in Isaak et al.'s device in order to provide better protection to the die.

Note that a material reinforced with a matrix to increase stiffness and control the coefficient of thermal expansion of the intermediate substrate is a functional language and does not further limit or define the structure and is not given any patentable weight. In any event, prior art's device can be used for the claimed purpose.

Regarding claim 2, the combined device shows an adhesive material (Isaak; a portion of the layer 49) disposed on the first side (Isaak; top surface of the substrate [34]) and second side (Isaak; bottom surface of the substrate [34]) of the core; and a conductive riser (Isaak; 32) disposed within the solid core (Isaak; a portion of the intermediate substrate 34).

Regarding claims 3 and 26, the combined device shows the intermediate substrate (Isaak; 34) is mechanically bonded to the first die side (Isaak; 16b) of the first carrier substrate (Isaak; 14b) and the second non-die side (Isaak; 18a) of the second carrier substrate (Isaak; 14a) by the adhesive material (Isaak; a portion of the layer 49).

Regarding claim 7, the combined device shows a substrate (Juskey et al.: 14) selected from fiberglass. It would have been obvious to one having ordinary skill in the art at the time the invention was made to use a fiberglass substrate in prior art's device in order to improve the quality of the device.

Regarding claims 8 and 9, prior art's device shows the conductive riser is electrically coupled to the land pad of the first microelectronic package and the bond pad of the second microelectronic package, wherein the conductive riser includes a first end and a second end having conductive plating disposed thereon, the first and second ends being electrically bonded to the land pad and the bond pad respectively by the conductive plating.

Regarding claim 21, the method steps are necessitated by the device structure, as disclosed by prior art.

Claims 4 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pu et al. and Juskey et al., or over Isaak et al., Pu et al. and Juskey et al., as applied to claims 1-3, 21 and 26 above, and further in view of Sylvester (6,014,317). Prior art teaches substantially the entire claimed structure, as applied to claims 1-3, 21 and 26 above, except an adhesive material is a B-stage polymer. Sylvester teaches a B-stage adhesive material (column 21, lines 23-28). It would have been obvious to one

having ordinary skill in the art at the time the invention was made to incorporate the teaching of Sylvester into prior art's device in order to improve the molding characteristics of the adhesive material.

Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pu et al. and Juskey et al. or over Isaak et al., Pu et al. and Juskey et al., as applied to claims 1-2 and 8-9 above, and further in view of Roh (2004/0050586).

Prior art teaches substantially the entire claimed structure, as applied to claims 1-2 and 8-9 above, except tin conductive plating. Roh teaches the conductive plating is tin (paragraph [0033]). It would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the teaching of Roh into prior art's device in order to improve the conductivity of the device.

Claims 11-13 and 17-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pu et al. and Juskey et al. or over Isaak et al., Pu et al. and Juskey et al., as applied to claims 1-3, 5 and 7-9 above, and further in view of Solberg (6,054,337).

Prior art teaches substantially the entire claimed structure, as applied to claims 1-3, 5 and 7-9 above, including a system board, a memory configured to store data, wherein the memory disposed on the system board and a microelectronic package array disposed on the system board. Prior art does not teach a memory coupled to the bus. Solberg teaches memory chips, which are connected to the data bus (column 2, lines)

55-58). It would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the teaching of Solberg into prior art's device in order to use the device in an application which requires memory capabilities and in order to operate the device in its intended use by providing interconnect between the chip and the external device. The combined device includes a bus disposed on the system board to facilitate data exchange; a memory configured to store data, the memory disposed on the system board and coupled to the bus; and a microelectronic package array disposed on the system board and coupled to the bus.

Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pu et al., Solberg and Juskey et al. or over Isaak et al., Solberg, Juskey et al. and Pu et al., as applied to claims 11-13 above, and further in view of Sylvester (6,014,317).

Prior art teaches substantially the entire claimed structure, as applied to claims 11-13 above, except an adhesive material is a B-stage polymer. Sylvester teaches a B-stage adhesive material (column 21, lines 23-28). It would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the teaching of Sylvester into prior art's device in order to improve the molding characteristics of the adhesive material.

Claim 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pu et al., Solberg and Juskey et al. or over Isaak et al., Solberg, Juskey et al. and Pu et al., as applied to claims 11-12 and 18-19 above, and further in view of Roh (2004/0050586).

Prior art teaches substantially the entire claimed structure, as applied to claims 11-12 and 18-19 above, except tin conductive plating. Roh teaches the conductive plating is tin (paragraph [0033]). It would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the teaching of Roh into prior art's device in order to improve the conductivity of the device.

Claims 22-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pu et al. and Juskey et al. or over Isaak et al., Juskey et al. and Pu et al., as applied to claim 21 above, and further in view of Clarke (5,145,303).

Prior art teaches substantially the entire claimed structure, as applied to claim 21 above, except placing the microelectronic package array in a vacuum chamber; creating a vacuum in the vacuum chamber; applying heat to the microelectronic package array; applying pressure to the microelectronic package array; releasing the pressure; and cooling the microelectronic package array.

Clarke teaches the microelectronic package in processing chamber (column 1, lines 15-19). It would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the teaching of Clarke into prior art's device in order to enhance the performance and to improve reliability of the microelectronic package. The combined device shows placing the microelectronic package array in a vacuum chamber; creating a vacuum in the vacuum chamber; applying heat to the microelectronic package array; applying pressure to the microelectronic package array; releasing the pressure; and cooling the microelectronic package array.

Regarding claim 23, the combined device differs from the claimed invention by not showing creating a vacuum comprises establishing a pressure of about less than 10 kilo Pascals. It would have been obvious to one having ordinary skill in the art at the time the invention was made for creating a vacuum comprises establishing a pressure of about less than 10 kilo Pascals in order to enhance the performance and to improve reliability of the microelectronic package. Furthermore, it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. In re Boesch, 617 F.2d 272, 205 USPQ 215 (CCPA 1980).

Regarding claim 24, the combined device differs from the claimed invention by not showing applying heat comprises raising the temperature to about between 150°C and 350°C. It would have been obvious to one having ordinary skill in the art at the time the invention was made for applying heat comprises raising the temperature to about between 150°C and 350°C in order to enhance the performance and to improve reliability of the microelectronic package. Furthermore, it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. In re Aller, 105 USPQ 233.

Regarding claim 25, the combined device differs from the claimed invention by not showing applying a pressure comprises increasing the pressure to a range between 0.5 mega Pascals and 10 mega Pascals. It would have been obvious to one having

ordinary skill in the art at the time the invention was made for applying a pressure comprises increasing the pressure to a range between 0.5 mega Pascals and 10 mega Pascals in order to enhance the performance and to improve reliability of the microelectronic package. Furthermore, it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. In re Aller, 105 USPQ 233.

### Response to Arguments

Applicant argues that it is clear how the phrase "periphery of the encapsulation material" relates to the claimed structure, because the specification describes such a feature both explicitly and implicitly.

Although the specification may describe the phrase "periphery of the encapsulation material" both explicitly and implicitly, the claim is still unclear as to how the phrase "periphery of the encapsulation material" relates to the claimed structure.

Note that the claim was not rejected as failing to comply with the written description requirement.

Applicant argues that the teachings of Juskey are not combinable with the teaching of Pu, because Pu teaches a conductive element 55 to electrically couple the circuit board 54 to the chip carrier 51, and those skilled in the art would not place an epoxy resin material reinforced with a matrix into an electrically conductive interconnect

such as the conductive element 55 of Pu since such an epoxy resin material is typically nonconductive.

The examiner does not suggest that an artisan would place a nonconductive epoxy resin material reinforced with a matrix into the electrically conductive element 55 of Pu. The examiner suggests that an artisan would use the epoxy a C-stage resin material reinforced with a matrix of Juskey et al. instead of the solid core material of Pu's device. Conductive element 55 of Pu (the intermediate substrate) is not part of this material.

Applicant argues that an artisan would not be motivated to modify the spacer sheets 92 of Isaak such that the spacer sheets 92 would be made from a C-stage resin.

The examiner does not suggest that an artisan would replace the spacer sheets 92 of Isaak with a C-stage resin. The examiner suggests that an artisan would use the epoxy a C-stage resin material reinforced with a matrix of Juskey et al. instead of the solid core material of Isaak's device. Spacer sheets 92 of Isaak (the intermediate substrate) is not part of this material.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ori Nadav whose telephone number is 571-272-1660.

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The examiner can normally be reached between the hours of 7 AM to 4 PM (Eastern Standard Time) Monday through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eddie Lee can be reached on 571-272-1732. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

O.N. 3/14/06 ORI NADAV
PRIMARY EXAMINER
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